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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|-----------------|-------------|----------------------|---------------------|------------------|
| 09/458,321 | 12/10/1999 | Yong Ho Son | 533/040 | 8721 |

26291 7590 10/22/2002

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EXAMINER

SRIVASTAVA, VIVEK

| ART UNIT | PAPER NUMBER |
|----------|--------------|
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2611

DATE MAILED: 10/22/2002

16

Please find below and/or attached an Office communication concerning this application or proceeding.

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EXAMINER

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| 2611 | 16 |

DATE MAILED:

This is a communication from the examiner in charge of your application.
COMMISSIONER OF PATENTS AND TRADEMARKS

OFFICE ACTION SUMMARY

Responsive to communication(s) filed on 7/31/02

This action is FINAL.

Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 D.C. 11; 453 O.G. 213.

A shortened statutory period for response to this action is set to expire 3 month(s), or thirty days, whichever is longer, from the mailing date of this communication. Failure to respond within the period for response will cause the application to become abandoned. (35 U.S.C. § 133). Extensions of time may be obtained under the provisions of 37 CFR 1.136(a).

Disposition of Claims

Claim(s) 10-13, 15-18, 20-29 is/are pending in the application.

Of the above, claim(s) _____ is/are withdrawn from consideration.

Claim(s) _____ is/are allowed.

Claim(s) 10-13, 15-18, 20-29 is/are rejected.

Claim(s) _____ is/are objected to.

Claims _____ are subject to restriction or election requirement.

Application Papers

See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948.

The drawing(s) filed on _____ is/are objected to by the Examiner.

The proposed drawing correction, filed on _____ is approved disapproved.

The specification is objected to by the Examiner.

The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. § 119

Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).

All Some* None of the CERTIFIED copies of the priority documents have been

received.

received in Application No. (Series Code/Serial Number) _____.

received in this national stage application from the International Bureau (PCT Rule 17.2(a)).

*Certified copies not received: _____

Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).

Attachment(s)

Notice of Reference Cited, PTO-892

Information Disclosure Statement(s), PTO-1449, Paper No(s). _____

Interview Summary, PTO-413

Notice of Draftsperson's Patent Drawing' Review, PTO-948

Notice of Informal Patent Application, PTO-152

— SEE OFFICE ACTION ON THE FOLLOWING PAGES —

BEST AVAILABLE COPY

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DETAILED ACTION

The Examiner requests Applicant's to clarify the status of claims 15, 16, 21 and 22.

Claims 15 and 16 are dependent on canceled claim 14 and claims 21 and 22 are dependent on canceled claim 19. The Examiner has assumed this was an oversight and has assumed claims 15 is dependent on claim 10 and claim 21 is dependent on claim 19. The rejection of claims 15, 16, 21 and 22 are provided on this assumption.

Allowable Subject Matter

1. The indicated allowability of the claims is withdrawn in view of the newly discovered reference(s) to Shaw et al (6,104,392). Rejections based on the newly cited reference(s) follow.

Claim Rejections - 35 U.S.C. § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) do not apply to the examination of this application as the application being examined was

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not (1) filed on or after November 29, 2000, or (2) voluntarily published under 35 U.S.C. 122(b).

Therefore, this application is examined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 10-13, 15-18, and 20-29 are rejected under 35 U.S.C. 102(e) as being anticipated by Shaw et al (6,104,392).

Considering claim 10, Shaw discloses a client device meeting the 'STT' limitation (col 12 lines 6-7) requesting a session for content in the video-on-demand distribution system (see col 8 lines 1-10). Further Shaw discloses determining the performance factors of the client device (col 11 lines 21-34, col 9 lines 56-67) meeting the 'capability level of the STT limitation' and characteristics of the network (col 11 lines 21-45) meeting the "capability level of the network" limitation. Shaw also discloses adapting Internet protocol links according the performance of the settop (col 11 lines 21-35, col 9 lines 56-67) thus meeting the 'selecting, from a plurality of available video content and navigational assets stored on the service provider equipment' limitation. Further, Shaw discloses providing Internet protocol links (col 11 lines 21-35) meeting the 'providing selected video content and navigational assets' limitation, wherein the navigational assets are met by the protocol links, the video content is met by the requested video content which a viewer observes. Finally, Shaw discloses the protocol links comprise, video information, graphics information, and control information since the links are video information, comprise graphics so a viewer can observe the links, and comprise control information enabling the user to select the links (see col 11 lines 21-35, col 9 line 56 - col 10 line 3).

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Considering claim 11, Shaw discloses the claimed ‘bandwidth capability’ (see col 11 lines 21-23).

Regarding claim 12, Shaw discloses the claimed asset data base (see col 8 lines 39-44, col 9 line 56 - col 10 line 18, col 11 lines 31-45).

Considering claim 13, Shaw discloses the claimed selecting from the asset database, an asset having associated with it the capability level of the STT requiring the asset (col 11 lines 31-45, col 9 line 56 - col 10 line 3).

Considering claim 15, Shaw discloses control information (hyperlinks for the Java applets, see col 8 lines 38-59) are transmitted based indicative of navigational assets within the database (col 11 lines 31-45, col 9 line 56 - col 10 line 3) having with them an associated capability level of the STT receiving the initial navigational asset (col 11 lines 31-45, col 9 lines 56 - col 10).

Considering claim 16, Shaw discloses wherein said navigational assets comprise applets (col 8 lines 38-46) including video information, graphic information and control information (col 8 lines 38-59) wherein applets are stored at the server (col 8 lines 38-44) and provided to a user when a user interacts with the control information needed at the STT indicative of the need for applets (col 8 lines 31-59, control information met by logical operators needed for hyperlinking to web page).

Regarding claim 17, claim 17 discloses the same subject matter as claim 1 above, including the claimed “each of the STT have a common video processing architecture, plurality of control architecture and graphics processing capability” since each STT can process video, graphics and

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control information and only differ with respect to varying capabilities of performances (see col 11 lines 21-35, col 9 line 56 - col 10 line 3).

Considering claim 18, Shaw discloses the claimed optimizing provided information in 'real time' (col 8 lines 38-45, 'real time' met by sending a dynamically created web page to user when requested).

Regarding claim 20, see claim 10.

Regarding claim 21, see claims 1 and 17.

Considering claim 22, Shaw discloses requesting information from a web browser and discloses the requested web pages navigational Java applets (see col 8 lines 38-50).

Regarding claim 23, claim 23 discloses the same subject matter as claims 1 and 17 above, including the claimed "session controller, storing, within a data base, information indicative of the video processing capability of the STT" (col 8 lines 39-44, col 9 line 56 - col 10 line 18, col 11 lines 31-45).

Considering claim 24, Shaw discloses providing graphical assets to be provided to STT (col 8 lines 38-55) wherein the assets are adapted to the capability levels of the STT (col 8 lines 38-55, col 11 lines 31-45, col 9 line 56 - col 10 line 18) and wherein the information indicative of the graphics processing capabilities of the STT are stored in a database (col 8 lines 39-44, col 9 line 56 - col 10 line 18, col 11 lines 31-45).

Considering claim 25, Shaw discloses the claimed wherein each of the associated STT has associated with it control capability (col 8 lines 30-35, control capability met by 'logical

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operators' and 'operations'), wherein session controller provides control related assets to the STT (col 8 lines 38-63, control related assets met by hyperlinking information for controlling access to web pages) in accordance with the control capability associated with each STT being stored in the database (col 8 lines 39-44, col 9 line 56 - col 10 line 18, col 11 lines 31-45, the limitation is met since each STT has a control capability, and the control capabilities are stored in the database).

Considering claim 26, Shaw discloses a client device which a predefined graphical capability (col 11 line 21 - col 12 line 8, col 9 line 56 - col 10 line 3), and a plurality of predefined logical operations and logical operators (see col 8 lines 25 - 37) meeting the 'control capabilities' limitation wherein the server provides the appropriate graphics and operations/operators based on the STT capability (col 8 lines 1-38, col 11 lines 31-35, col 9 line 56 - col 10 line 18).

Regarding claim 27, see claims 1 and 17.

Considering claim 28, see claim 15.

Considering claim 29, see claim 16.

Conclusion

4. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Legall et al - searching a television guide via the Internet

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or faxed to:

(703) 308-9051, (for formal communications intended for entry)

Or:

(703) 308- 5399 (for informal or draft communications, please label

"PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA., Sixth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vivek Srivastava whose telephone number is (703) 305 - 4038. The examiner can normally be reached on Monday - Thursday from 8:00 am to 5:30 pm.

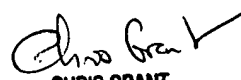
If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andy Faile, can be reached at (703) 305 - 4380.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the group receptionist whose telephone number is (703) 305 - 3900.

VS

6/6/02

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CHRIS GRANT
PRIMARY EXAMINER